STATE OF NEVADA BOARD OF MEDICAL EXAMINERS

APPLICATION FOR PHYSICIAN ASSISTANT LICENSURE INSTRUCTIONS

ONLY original applications for licensure sent from The Nevada State Board of Medical Examiners or downloaded online applications will be accepted. Any applications which appear to have been altered in any form will not be accepted. Applications must be received on single sided white bond paper, 8 ½" x 11" in size. Pages 1 through 4 of the application for licensure received from any source other than the Nevada State Board of Medical Examiners will be rejected. The completion of ALL items of this application for licensure is mandatory. Failure to provide any of the requested information will result in the application not being processed or being rejected as incomplete. APPLICATIONS NOT COMPLETED WITHIN SIX (6) MONTHS FROM DATE OF RECEIPT BY THE BOARD, WILL BE REJECTED. Information provided will be used for identification and to determine qualification for licensure under Nevada Revised Statutes, Chapter 630, which authorizes the collection of this information.

The application and Form A are to be completed by the <u>applicant</u>, notarized as indicated, and returned to the Nevada State Board of Medical Examiners.

NOTE: The application must be either typed or legibly handwritten (illegible or incomplete applications will be returned). The application MUST also be signed under oath before a notary. The Nevada State Board of Medical Examiners conducts its own independent investigation into the background of each applicant. Any false, fraudulent, misleading, inaccurate or incomplete answer on the application IS ONE OF THE GROUNDS FOR DENIAL OF LICENSURE.

All forms and documents that are required to be sent to agencies or individuals for their completion, must be separated and mailed individually to the agencies or individuals responsible for their completion for return directly to the office of the Nevada State Board of Medical Examiners. Please do not provide the sending agency/individual with a return envelope, as the required documentation **MUST** come to the Nevada State Board of Medical Examiners in the agency's/individual's envelope. **Verifying documentation cannot be accepted if received directly from the applicant.** Photocopies of required documentation and information are not acceptable. It is the responsibility of the applicant to ensure that the completed forms are promptly returned to the Nevada State Board of Medical Examiners. If additional forms are needed, the applicant may photocopy the individual forms.

PLEASE BE ADVISED:

- 1) DENIAL OF LICENSURE: Nevada Revised Statutes, Sections 630.301 through 630.3065, set out the grounds for denial of licensure. Enclosed are copies of these sections for your review.
- PERSONAL APPEARANCE BEFORE THE BOARD FOR ACCEPTANCE OF AN APPLICATION FOR LICENSURE:
 - a. IS REQUIRED if the applicant has in any way ever been involved in any malpractice awards, judgments, settlements, etc. in any amount; and
 - b. MAY BE REQUIRED if questions 8, 9, 10, 11, 12, 13, 20, 21, 22, 23, 24, 25 and 26 are answered in the affirmative ("Yes").

OR

Any "YES" response to questions numbered 8, 9, 10, 11, 12, 13, 20, 21, 22, 23, 24, 25 and 26 must include a detailed explanation and be submitted along with the application, including any charges, dates of such charges, the complete name and address of all bodies of jurisdiction, the results of any hearings, if any, and the disposition of such charges. ALL EXPLANATIONS MUST BE SIGNED AND DATED BY THE APPLICANT AND SUBMITTED ON SEPARATE SHEETS ATTACHED TO THE APPLICATION.

FEES ARE TO BE PAID BY MONEY ORDER OR CASHIER'S CHECK AT THE TIME THE APPLICATION IS SUBMITTED. PERSONAL CHECKS WILL NOT BE ACCEPTED. See fees on enclosed application checklist. Application fees are non-refundable.

Please submit the completed application and Form A, along with all required fees, to:

Nevada State Board of Medical Examiners P O Box 7238 Reno NV 89510 (775) 688-2559 Nevada State Board of Medical Examiners 1105 Terminal Way, #301 Reno NV 89502

There are **NO** waivers or exceptions to the requirements for physician assistant licensure in the state of Nevada.

PHYSICIAN ASSISTANT APPLICATION CHECKLIST

TO BE RETURNED DIRECTLY TO BOARD OFFICE BY APPLICANT:

a.	Properly completed, signed and notarized application, pages 1 – 4;
b.	Recent photo taken within the past 60 days, (at least 2"x 2") attached to application, signed in ink on lower edge of photograph;
C.	Written explanation(s) attached for all affirmative responses to questions numbered 8, 9, 10, 11, 12, 13, 20, 21, 22, 23, 24, 25, and 26;
d.	Release form - signed and notarized (Form A);
e.	Form B – if you have answered affirmatively to question #12 on the application
f.	U.S. born citizens - Certified copy of Birth Certificate that bears an original seal or stamp of the issuing agency (notarized copies are not acceptable)
g.	Foreign-born citizens - Original Certificate of Naturalization or current U.S. Passport;
h.	Non U.S. Citizens - Copy of both sides of alien registration card, employment authorization card or Visa;
i.	Two current, original letters of reference from physicians who have worked with you within the past 12 months;
j.	\$300 application fee and \$150 registration fee (covering fees thru June 30, 2007) payable by cashier's check or money order only ;
k.	Copy of high school transcripts or diploma;
l.	Notification to Nevada State Board of Medical Examiners of Supervision of Physician Assistant (signed and notarized).
	TO BE SOLICITED BY APPLICANT FOR DIRECT RETURN TO BOARD OFFICE: (Verifying agencies may charge a fee.)
a.	Current certification by the National Commission on Certification of Physician Assistants (Form 1);
b.	Verification of completion of physician assistant program (Form 2) including transcripts;
C.	Verification of licensure/certification from ALL states where applicant is currently licensed/certified or has ever been licensed/certified (Form 3);
d.	Form 4 – if you have answered affirmatively to question #12 on the application;
e.	College transcripts from all schools attended.

Nevada Administrative Code – Physician Assistant Licensure

NAC 630.280 Qualifications of applicants. (NRS 630.130, 630.275)

An applicant for licensure as a physician assistant must have the following qualifications:

- 1. If he has not practiced as a physician assistant for 12 months or more before applying for licensure in this state, he must, at the order of the board, have taken and passed the same examination to test medical competency as that given to applicants for initial licensure.
 - 2. Be able to communicate adequately orally and in writing in the English language.
 - 3. Be of good moral character and reputation.
- 4. Have attended and completed a course of training in residence as a physician assistant approved by the Committee on Allied Health Education and Accreditation, the Commission on Accreditation of Allied Health Education Programs or the Accreditation Review Committee on Education for the Physician Assistant, which are affiliated with the American Medical Association.
 - 5. Be certified by the National Commission on Certification of Physician Assistants.
 - 6. Possess a high school diploma, general equivalency diploma or post-secondary degree.

NAC 630.290 Application for license. (NRS 630.130, 630.275)

- 1. An application for licensure as a physician assistant must be made on a form supplied by the board. The application must state:
- (a) The date and place of the applicant's birth, his sex, the various places of his residence from the date of graduation from high school or receipt of general equivalency diploma or post-secondary;
- (b) The applicant's education, including, without limitation, high schools and postsecondary institutions attended, the length of time in attendance at each and whether he is a graduate of those schools and institutions;
- (c) Whether the applicant has ever applied for a license or certificate as a physician assistant in another state and, if so, when and where and the results of his application;
 - (d) The applicant's professional training and experience;
- (e) Whether the applicant has ever been investigated for misconduct as a physician assistant or had a license or certificate as a physician assistant revoked, modified, limited or suspended or whether any disciplinary action or proceedings have ever been instituted against him by a licensing body in any jurisdiction;
 - (f) Whether the applicant has ever been convicted of a felony or an offense involving moral turpitude; and
- (g) Whether the applicant has ever been investigated for, charged with or convicted of the use or illegal sale or dispensing of controlled substances.
 - 2. An applicant must submit to the board:
- (a) Proof of completion of an educational program for physician assistants accredited by the Accreditation Review Commission on Education for the Physician Assistant or, prior to 2001, by the Committee on Allied Health Education and Accreditation or the Commission on Accreditation of Allied Health Education Programs;
- (b) Proof of passage of the examination given by the National Commission on Certification of Physician Assistants; and
 - (c) Such further evidence and other documents or proof of qualifications as required by the board.
- 3. Each application must be signed by the applicant and sworn to before a notary public or other officer authorized to administer oaths.
 - 4. The application must be accompanied by the applicable fee.
 - 5. An applicant shall pay the reasonable costs of any examination required for licensure.

THE FOLLOWING CONSTITUTE GROUNDS FOR DENIAL OF LICENSURE, AS SET OUT IN NRS 630.301 THROUGH NRS 630.3065:

NRS 630.301 Criminal offenses; revocation, suspension or other modification of previous license; surrender of previous license while under investigation; malpractice; engaging in sexual activity with patient; disruptive behavior; violating or exploiting trust of patient for financial or personal gain; failure to offer appropriate care with intent to positively influence financial well-being; engaging in disreputable conduct; engaging in sexual contact with surrogate of patient or relatives of patient. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:

- 1. Conviction of a felony relating to the practice of medicine or the ability to practice medicine. A plea of nolo contendere is a conviction for the purposes of this subsection.
 - 2. Conviction of violating any of the provisions of NRS 616D.200, 616D.220, 616D.240, 616D.300, 616D.310, or 616D.350 to 616D.440, inclusive.
- 3. The revocation, suspension, modification or limitation of the license to practice any type of medicine by any other jurisdiction or the surrender of the license or discontinuing the practice of medicine while under investigation by any licensing authority, a medical facility, a branch of the Armed Services of the United States, an insurance company, an agency of the Federal Government or an employer.
- 4. Malpractice, which may be evidenced by claims settled against a practitioner, but only if such malpractice is established by a preponderance of the evidence.
 - 5. The engaging by a practitioner in any sexual activity with a patient who is currently being treated by the practitioner.
- 6. Disruptive behavior with physicians, hospital personnel, patients, members of the families of patients or any other persons if the behavior interferes with patient care or has an adverse impact on the quality of care rendered to a patient.
- 7. The engaging in conduct that violates the trust of a patient and exploits the relationship between the physician and the patient for financial or other personal gain.
- 8. The failure to offer appropriate procedures or studies, to protest inappropriate denials by organizations for managed care, to provide necessary services or to refer a patient to an appropriate provider, when such a failure occurs with the intent of positively influencing the financial well-being of the practitioner or an insurer
- 9. The engaging in conduct that brings the medical profession into disrepute, including, without limitation, conduct that violates any provision of a national code of ethics adopted by the Board by regulation.
- 10. The engaging in sexual contact with the surrogate of a patient or other key persons related to a patient, including, without limitation, a spouse, parent or legal guardian, which exploits the relationship between the physician and the patient in a sexual manner.

(Added to NRS by 1977, 824; A 1981, 590; 1983, 305; 1985, 2236; 1987, 197; 1991, 1070; 1993, 782; 1997, 684; 2001, 766; 2003, 2707, 3433; 2003, 20th Special Session, 264, 265)

NRS 630.304 Misrepresentation in obtaining or reviewing license; false advertising; practicing under another name; signing blank prescription forms; influencing patient to engage in sexual activity; discouraging second opinion; terminating care without adequate notice. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:

- 1. Obtaining, maintaining or renewing or attempting to obtain, maintain or renew a license to practice medicine by bribery, fraud or misrepresentation or by any false, misleading, inaccurate or incomplete statement.
 - 2. Advertising the practice of medicine in a false, deceptive or misleading manner.
 - 3. Practicing or attempting to practice medicine under another name.
 - 4. Signing a blank prescription form.
 - 5. Influencing a patient in order to engage in sexual activity with the patient or with others.
 - 6. Attempting directly or indirectly, by way of intimidation, coercion or deception, to obtain or retain a patient or to discourage the use of a second opinion.
 - 7. Terminating the medical care of a patient without adequate notice or without making other arrangements for the continued care of the patient. (Added to NRS by 1983, 301; A 1985, 2236; 1987, 198)

NRS 630.305 Accepting compensation to influence evaluation or treatment; inappropriate division of fees; inappropriate referral to health facility, laboratory or commercial establishment; charging for services not rendered; aiding practice by unlicensed person; delegating responsibility to unqualified person; failing to disclose conflict of interest; failing to initiate performance of community service; exception.

- 1. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:
- (a) Directly or indirectly receiving from any person, corporation or other business organization any fee, commission, rebate or other form of compensation which is intended or tends to influence the physician's objective evaluation or treatment of a patient.
- (b) Dividing a fee between licensees except where the patient is informed of the division of fees and the division of fees is made in proportion to the services personally performed and the responsibility assumed by each licensee.
- (c) Referring, in violation of NRS 439B.425, a patient to a health facility, medical laboratory or commercial establishment in which the licensee has a financial interest.
 - (d) Charging for visits to the physician's office which did not occur or for services which were not rendered or documented in the records of the patient.
- (e) Aiding, assisting, employing or advising, directly or indirectly, any unlicensed person to engage in the practice of medicine contrary to the provisions of this chapter or the regulations of the Board.
- (f) Delegating responsibility for the care of a patient to a person if the licensee knows, or has reason to know, that the person is not qualified to undertake that responsibility.
 - (g) Failing to disclose to a patient any financial or other conflict of interest.
- (h) Failing to initiate the performance of community service within 1 year after the date the community service is required to begin, if the community service was imposed as a requirement of the licensee's receiving loans or scholarships from the Federal Government or a state or local government for his medical education.
- 2. Nothing in this section prohibits a physician from forming an association or other business relationship with an optometrist pursuant to the provisions of NRS 636.373.

(Added to NRS by 1983, 301; A 1985, 2237; 1987, 198; 1989, 1114; 1991, 2437; 1993, 2302, 2596; 1995, 714, 2562)

THE FOLLOWING CONSTITUTE GROUNDS FOR DENIAL OF LICENSURE, AS SET OUT IN NRS 630.301 THROUGH NRS 630.3065:

Cont.

NRS 630.306 Inability to practice medicine; deceptive conduct; violation of statute or regulation governing practice of medicine; unlawful distribution of controlled substance; injection of silicone; practice beyond scope of license; practicing experimental medicine without consent of patient; lack of skill or diligence; filing of false report; habitual intoxication; failure to report modification of license in another jurisdiction. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:

- 1. Inability to practice medicine with reasonable skill and safety because of illness, a mental or physical condition or the use of alcohol, drugs, narcotics or any other substance.
 - 2. Engaging in any conduct:
 - (a) Which is intended to deceive;
 - (b) Which the Board has determined is a violation of the standards of practice established by regulation of the Board; or
 - (c) Which is in violation of a regulation adopted by the State Board of Pharmacy.
- 3. Administering, dispensing or prescribing any controlled substance, or any dangerous drug as defined in chapter 454 of NRS, to or for himself or to others except as authorized by law.
- 4. Performing, assisting or advising the injection of any substance containing liquid silicone into the human body, except for the use of silicone oil to repair a retinal detachment.
- 5. Practicing or offering to practice beyond the scope permitted by law or performing services which the licensee knows or has reason to know that he is not competent to perform.
- 6. Performing, without first obtaining the informed consent of the patient or his family, any procedure or prescribing any therapy which by the current standards of the practice of medicine are experimental.
- 7. Continual failure to exercise the skill or diligence or use the methods ordinarily exercised under the same circumstances by physicians in good standing practicing in the same specialty or field.
 - 8. Making or filing a report which the licensee or applicant knows to be false or failing to file a record or report as required by law or regulation.
 - 9. Failing to comply with the requirements of NRS 630.254.
 - 10. Habitual intoxication from alcohol or dependency on controlled substances.
- 11. Failure by a licensee or applicant to report, within 30 days, the revocation, suspension or surrender of his license to practice medicine in another jurisdiction.
 - 12. Failure to be found competent to practice medicine as a result of an examination to determine medical competency pursuant to NRS 630.318. (Added to NRS by 1983, 302; A 1985, 2238; 1987, 199, 800, 1554, 1575)
 - 10. Habitual intoxication from alcohol or dependency on controlled substances.
- 11. Failure by a licensee or applicant to report, within 30 days, the revocation, suspension or surrender of his license to practice medicine in another jurisdiction.
 - 12. Failure to be found competent to practice medicine as a result of an examination to determine medical competency pursuant to NRS 630.318. (Added to NRS by 1983, 302; A 1985, 2238; 1987, 199, 800, 1554, 1575)

NRS 630.3062 Failure to maintain proper medical records; altering medical records; making false report; failure to file or obstructing required report; failure to allow inspection and copying of medical records; failure to report other person in violation of chapter or regulations. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:

- 1. Failure to maintain timely, legible, accurate and complete medical records relating to the diagnosis, treatment and care of a patient.
- 2. Altering medical records of a patient.
- 3. Making or filing a report which the licensee knows to be false, failing to file a record or report as required by law or willfully obstructing or inducing another to obstruct such filing.
 - 4. Failure to make the medical records of a patient available for inspection and copying as provided in NRS 629.061.
 - 5. Failure to comply with the requirements of NRS 630.3068
 - 6. Failure to report any person the licensee knows, or has reason to know, is in violation of the provisions of this chapter or the regulations of the Board. (Added to NRS by 1985, 2223; A 1987, 199; 2001, 767; 2002 Special Session, 19; 2003, 3433)

NRS 630.3065 Willful disclosure of privileged communication; willful failure to comply with statute or regulation governing practice of medicine. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:

- 1. Willful disclosure of a communication privileged pursuant to a statute or court order.
- 2. Willful failure to comply with:
- (a) A regulation, subpoena or order of the Board or a committee designated by the Board to investigate a complaint against a physician;
- (b) A court order relating to this chapter; or
- (c) A provision of this chapter.
- 3. Willful failure to perform a statutory or other legal obligation imposed upon a licensed physician, including a violation of the provisions of NRS 439B.410. (Added to NRS by 1983, 302; A 1985, 2238; 1987, 200; 1989, 1663; 1993, 2302)

PHYSICIAN ASSISTANT APPLICATION FOR LICENSURE NEVADA STATE BOARD OF MEDICAL EXAMINERS

Date Received by Board

License No.	

MEDICAL EXAMINER	•		F	File No	
Post Office Box 7238 Reno, Nevada 89510 F Physical Address: 1105 Terminal Way, Suite 30		(For Board Use Only)			
Present Legal Name Last	First	Midd	le	Maiden	
List any other name ever used					
,					
Business and/or Mailing Address Street		City	County	State	Zip
3. Home AddressStreet	City		County	State	Zip
4. Telephone Number _()Office		Home	lumber_()_		
5. Date of Birth	Place o	f Birth			
6. Citizenship: U.S. Citizen Alien Registration cand back of your alien registration cand back of marriage license, divorce de	ficate or original Certificate rd, Employment Authorizati	of Naturalization or current on or Visa. <u>Please note</u> : Cop	U.S. passport or	copy of the fro	
7. Social Security Number	_ Height Weight _	Color of Eyes	Co	olor of Hair	
		_			_

For the purposes of the following questions, these phrases or words have these meanings:

- "Ability to practice as a physician assistant" is to be construed to include all of the following:
- 1. The cognitive capacity to make appropriate clinical diagnoses and exercise reasoned medical judgments and to learn and keep abreast of medical developments;
- 2. The ability to communicate those judgments and medical information to patients and other health care providers, with or without the use of aids or devices, such as voice amplifiers; and
- 3. The physical capability to perform medical tasks such as physician examination and surgical procedures, with or without the use of aids or devices, such as corrective lenses or hearing aids.
- "Medical condition" includes physiological, mental or psychological conditions or disorders, such as, but not limited to, orthopedic, vision, speech, hearing, cerebral palsy, epilepsy, muscular dystrophy, multiple sclerosis, cancer, heart disease, diabetes, emotional or mental illness, HIV disease, tuberculosis, drug addiction, and alcoholism.
- "Chemical substances" is to be construed to include alcohol, drugs or medications, including those taken pursuant to a valid prescription for legitimate medical purposes and in accordance with the prescriber's direction.

FOR ALL "YES" RESPONSES TO THE FOLLOWING QUESTIONS, YOU MUST SUBMIT YOUR WRITTEN EXPLANATION(S) ON A SEPARATE SHEET ATTACHED TO YOUR COMPLETED APPLICATION FOR LICENSURE FORM.

	TOOK COMIT LETED AFF EIGATION FOR LIGENSORE FORM.
8.	. Do you have a medical condition which in any way impairs or limits your ability to practice as a physician assistant with reasonable skill and safety?
	. If you have a medical condition which in any way impairs or limits your ability to practice as a physician assistant, is that impairment or limitation reduced or meliorated because of the field of practice, the setting, or the manner in which you have chosen to practice?YesNoN/A
10	0. If you use chemical substances, does your use in any way impair or limit your ability to practice as a physician assistant with reasonable skill and safety?NoNo
	1. Have you failed to initiate the performance of public service within one year after the date the public service is required to begin to satisfy a requirement of our receiving a loan or scholarship from the federal government or a state or local government for your medical education? YesNoN/A
	2. Have you been a defendant in a legal action involving professional liability (malpractice) or had a professional liability claim paid in your behalf or paid uch a claim yourself? Yes No

13. Have you ever been investigated for U.S. Military), state or local law, including traffic offense (driving or in control of a nany offense which is related to the to	ng any foreign country, which notor vehicle while under the ir	is a misdemeanor, gross misdemean ofluence of any chemical substance is	nor, court-martial, or felor s not considered a mino	ny, excluding any minor
No	, , , , , , , , , , , , , , , , , , , ,	, p		Yes
14. Have you previously applied for ph	vsician assistant licensure in l	Nevada?		Yes No
		ո, if more space is needed, բ	nloaco attach cona	
(All illiormation <u>illust</u> b	egin on the application	i, ii iiiore space is needed, p	nease attach sepa	ale sileet.)
15. List all schools attended (including TRANSCRIPT DIRECTLY TO THE NE			ACH COLLEGE MUST S	SUBMIT AN OFFICIAL
Name	City/State	Type of Degree Rece		ates of Attendance m (Mo/Yr) To (Mo/Yr)
16. Physician Assistant Degree grante	d by:			
Physician Assistant School		City / State	Exa	act Date of Issuance
17. Account for, in chronological order, FOR.	all activities since graduation	from Physician Assistant School. AL	.L PERIODS OF TIME M	UST BE ACCOUNTED
Activities	Locatio	on (City/State/Country)	From (N	Mo./Yr.) To (Mo./Yr.)
18. List any and all licenses (including tr country. State/Territory	raining licenses and permits) Y	OU HOLD OR HAVE HELD to practic	Date	t in any state, territory or es of Practice Mo/Yr) To (Mo/Yr)
		ertification of Physician Assistants?	tification expires	YesNo
20. Have you ever been denied a license practice as a physician assistant or in a			aling art, or permission to	take an examination to
21. Have you ever had a physician ass restricted in any state, country or U.S. t		license or certificate to practice in any	other healing art, revoked	d, suspended, limited, or Yes
22. Have you ever voluntarily surrender territory?	red a license or certificate to pr	actice as a physician assistant, or in a	ıny other healing art, in ar	ny state, country or U.S. No
23. Have you ever failed the NCCPA e	examination, or any state or o	ther jurisdiction examination for certif	ication as a physician as	sistant? No

	ractice as a physician assistant by a	any medical licensing board, hospital, medical society, governmenta	
25. Have you ever surrender	ed your state or federal controlled s	substance registration or had it revoked or restricted in any way?	YesNo
from any medical staff in lieu o	of disciplinary or administrative action	suspended, limited, revoked or not renewed by the hospital. List a on. (<u>Please Note</u> : Do not include suspensions or restrictions for failur maintain required malpractice insurance).	
Hospital	Mailing Address	Type of Action From	Dates of Action (Mo./Yr.) To (Mo./Yr.)
	(If more space	ce is needed, please attach separate sheet .)	
CHILD SUPPORT STA	<u>TEMENT</u>		
support of a child. You are acfalse, fraudulent, misleading,	dvised that this question is part of y	suance of a license be required to provide the following information our application, your response is given under oath, and any respond tin your application being denied. You must mark one of the followapplication.	nse hereto which is
Please place a check i	mark next to one of the fol	lowing statements:	
(a) I am not subject	to a court order for the support of a	a child;	
		e or more children and am in compliance with the order or am in og the order for the repayment of the amount owed pursuant to the o	
		r more children and am NOT in compliance with the order or a plan a	approved by the district
attorney or other public agent	by enforcing the order for the repayi	ment of the amount owed pursuant to the order.	
separate attached pages are t course of instruction and exar	rue and correct, that I am the perso	ade in the above application as well as any and all further explana in named in the credentials to be submitted, and that the same were entation. I understand that if any of my responses on this application	procured in the regular
		(signature of applicant)	(date)
(NOTAR)	Y SEAL)	State of County of	
,	,	Subscribed and sworn to before me this	day of
		Ву:	
		Notary Public for the State of	
		My Commission Expires:	
		Residing at:	
		Signature of Notary:	

APPLICANT PHOTOGRAPH:

ATTACH A FINISHED PHOTOGRAPH OF PASSPORT QUALITY OF YOUR HEAD AND SHOULDERS ONLY.

PHOTOGRAPH MUST HAVE BEEN TAKEN WITHIN THE LAST SIXTY (60) DAYS AND BE AT LEAST 2" x 2" IN SIZE.

CENTER AND ATTACH PHOTOGRAPH HERE.

SIGN THE PHOTOGRAPH IN INK ACROSS THE LOWER PORTION OF ITS FRONT SIDE.

PROOF PHOTOS AND NEGATIVES AND DIGITAL PHOTOS ARE NOT ACCEPTABLE.

I hereby certify that the attached photograph is a true likeness of myself taken with	iin the last sixty (60) days.
(signature of applicant)	(date)

RELEASE

I hereby authorize all hospitals, medical institutions or organizations, my references, personal physicians, employers (past and present) business and professional associates (past and present) and all governmental agencies and instrumentalities (local, state, federal or foreign) to release to the Nevada State Board of Medical Examiners any information, files or records required by the Nevada State Board of Medical Examiners for its evaluation of my professional, ethical and physical and mental qualifications for licensure in the state of Nevada.

DATED this	day of		, 2
Signatur	e:		
Typed or Printed Nam	ie:		
(NOTARY SEAL)		State of County of	
		Subscribed and sworn to before	e me this
		day of	, 2
		Ву:	
		Notary Public for State of:	
		My Commission Expires:	
		Residing at:City	State
		Signature of Notary	

A photocopy of this form will serve as an original.

Please return completed form to:

Nevada State Board of Medical Examiners PO Box 7238 Reno, NV 89510

or

1105 Terminal Way #301 Reno, NV 89502

LIST OF MALPRACTICE INSURANCE CARRIERS

If you answered affirmatively to question #12 on the Application for Licensure, list all malpractice carriers, past and present.

Insurance Company: Address:	
Phone Number:	
Fax Number:	
Policy Number:	
Dates:	
Insurance Company:	
Address:	
Phone Number:	
Fax Number:	
Policy Number: Dates:	
Insurance Company:	
Address:	
Phone Number:	
Fax Number:	
Policy Number:	
Dates:	
Insurance Company:	
Address:	
- 1001	
Phone Number:	
Fax Number:	
Policy Number:	
Dates:	

(If more space is needed, please copy this page or attach a separate sheet.)

NEVADA STATE BOARD OF MEDICAL EXAMINERS NCCPA CERTIFICATION

National Commission on Certification Of Physician Assistants, Inc. 12000 Findley Rd., Ste 200 Duluth, GA 30097 (678) 417-8100

I,			am in the process
of applyi	ing for physician assistar	(name of applicant) nt licensure in the state of Nevada and h to the Nevada State Board of Medical E	ereby authorize release of
			ture of applicant)
	to be completed by NO	CCPA and returned directly to the Nev	ada State Board of Medica
I, the un	dersigned, certify that	(name of applicant	
was grai	nted initial certification by	name of applicant) the National Commission of Certification) on of Physician Assistants
on:	date issued		
	certificate number		·
The abo	ve certificate is:	current, in good standing	not current.
Expiration	on date of current certific	ation:	·
		Signed and the institutional seal	affixed this:
		day of	, 2
		By:(typed name and title of	of certifying agent)
		(signature of certi	fying agent)

Completed form is to be returned by the verifying institution directly to:

Nevada State Board of Medical Examiners PO Box 7238 Reno, NV 89510 (775) 688 – 2559

FORM 2

NEVADA STATE BOARD OF MEDICAL EXAMINERS PHYSICIAN ASSISTANT EDUCATION VERIFICATION

i certify that		
DOB:	(name of applicant) SSN:	
	nformation to be compl	
was enrolled in:	(name of school/pro	ogram)
located at:		
	(complete addre	
from:	to	
(date of enrollment))	(ending date of attendance)
The applicant was granted the stat	Bachelor Combine	
on the day of	/	, (year)
, ,,,		ïed, please attach an explanation.
	Signed and	the institutional seal affixed this
	day o	of, 2
	By:(typed na	ame and title of President, Registrar or Dean)
	(signa	ature of President, Registrar or Dean)

Completed form is to be returned by the verifying institution directly to:

Nevada State Board of Medical Examiners PO Box 7238 Reno, NV 89510 (775) 688 – 2559

FORM 3

NEVADA STATE BOARD OF MEDICAL EXAMINERS VERIFICATION OF STATE LICENSURE/CERTIFICATION

PART 1 - TO BE COMPLETED BY APPLICANT

Printed Name of Applicant:					
Address:					
Address:(street)	(apt. or suite #)		(city)	(state)	(zip)
Date of Birth:					
Date of Birth: (month) (day) (year)					
am in the process of applying for physical following information directly to the Neverties					e of the
			(signature of ap	oplicant)	
PART 2 – TO BE COMPLETED BY LICE Medical Examiners certify that	CENSING AGEN				of was
•	(n	ame of applicant)			
granted license/certificate number		_ by the state of	on		
-				(date of issuance)	
on the basis of(examination: N	ICCPA / State Licensi	ing/Certifying examination)	·		
certify that the above license/certificate	e is:	 current, in good star not current, due to n subject to pending d subject to restriction other (please attach 	on-payment of isciplinary char of licensure/ce	rges	се
certify that the records in this office ind nolder of this license/certificate.	licate that there a	re not now nor have th	ere ever been a	any charges filed a	gainst the
NOTE: If any portion of this form is de	leted or modified,	please attach an expl	anation.		
		(siç	gnature of certif	fying individual)	
			(title of certifyir	ng individual)	
		(lic	censing/certifyir	ng agency name)	

Completed form is to be returned by the verifying institution directly to:

Nevada State Board of Medical Examiners

PO Box 7238 Reno, NV 89510 (775) 688 – 2559

FORM 4

MALPRACTICE CLAIM VERIFICATION REQUEST

Name of Insurar	ier Information: nce Company:				
Name of Insure Physician Assi Policy Number: Policy Period Fr	ed stant: om:	To:			
No	an Assistant had a settle Yes	-	ehalf?		
Occurrence Date	orovide the following info	mation: Date Closed	Indemnity Amount		
Description of Claim	:				
Occurrence Date	Status	Date Closed	Indemnity Amount		
Description of Claim	::				
Insurance Car	rier Agent:	release any inf by the Nevada	RELEASE I hereby authorize the above named institution to release any information, files, or records required by the Nevada State Board of Medical Examiners for licensure in the State of Nevada.		
Print Name and Title		Physician Assist	Physician Assistant (applicant) signature and date		
elephone			Subscribed and sworn to before me thisday		
Please return completed form to: Nevada State Board of Medical Examiners P.O. Box 7238, Reno, NV 89510 (Mailing Address) 1105 Terminal Way #301 Reno, NV 89502 (Physical Address) Phone: (775) 688-2559		of By: Notary Public My Commission	of		

NOTIFICATION TO NEVADA STATE BOARD OF MEDICAL EXAMINERS OF SUPERVISION OF PHYSICIAN ASSISTANT

STATE OF NEVADA)			
) ss.	NOT	E: NO FEE REQU	JIRED
COUNTY OF)			
physician, am duly licensed to practice medicine in the state license to practice medicine in the state of Nevada, license in Medical Examiners. I am engaged in the full time practice caware of any disciplinary action, formal or informal, pendi jurisdiction's medical licensing entity. I have checked wit physician assistant I am going to supervise has never the	e of Nevada by the Ne number	evada State Board , and am in good e of Nevada, am cu e Nevada State Bo Board of Medica	standing with the Neverrent on all my required pard of Medical Examiners and de	, possess an active yada State Board of ed CME and am no niners or any othe termined that the
I have read and am aware of the provisions of Chapter 630 as well as Chapter 630 of the Nevada Administrative Co Examiners concerning a physician's relationship with a ph aware of the regulation of the Nevada State Board of Me precludes a physician from simultaneously supervising mor practitioners of nursing, or with a combination of more than filling a petition with the Board for approval to supervise more circumstances of my practice necessitate more and that I manner. I hereby certify that this relationship does not violate the advanced practitioners of nursing with whom I may simultar in receipt of a file stamped copy of this Notification bearing Upon receipt of same, I will be supervising the following nature of the stamped copy of the stamped color of the supervising the following nature of the same of the supervising the following nature of the same of the supervising the following nature of the same of the supervising the following nature of the same of the supervising the following nature of the same of the supervising the following nature of the supervising the supervision to the supervision that the	de which are the regaysician assistant and edical Examiners und re than three physician assinore, and the require will be able to super limitation cited abovineously supervise or og the receipt stamp of the receipt stam	gulations adopted lor advanced practice Chapter 630 con assistants or collistants and advancement that I provervise/collaborate where concerning the collaborate. Further of the Nevada State	by the Nevada State cititioner of nursing. I of the Nevada Admin aborating with more the ced practitioners of note that the greater numb total number of physic, this relationship will be Board of Medical E	e Board of Medica have read and an istrative Code tha nan three advanced ursing, without firs the Board that the er in a satisfactory sician assistants o not begin until I am examiners thereon
Name of Physician Assistant				
	Practice I	_ocation(s)	(use extra page if ne	cessary)
I am aware that a copy of this Notification will be placed in and that I must immediately notify the board, in writing, of		e offices of the Nev		
WHEREFORE, I set my hand this day of	, 20			
Supervising Physician Name (Print or Type)	Super	vising Physician	(Signature)	
COMES NOW physician assistant am duly licensed as a physician assistate Medical Examiners, and have never been formally discipling That I have read and am aware of the provisions of Chapte those laws apply to physician assistants. I am aware that Board, and, that the provisions of the Nevada Administration tify the Board of the termination or my continuing to prace supervising physician, is grounds for disciplinary action agree.	ant in the state of Nevel ed by the Board for a ser 630 of the Nevada a copy of this Notificative Code require that ctice this portion of m	ada, and in good s violation of the Me Revised Statutes ation will be placed if this relationship	standing with the Nev dical Practice Act of the and the Nevada Adm d in my licensing file a is terminated my fail	ada State Board on the state of Nevada inistrative Code as at the offices of the lure to immediately
WHEREFORE, I set my hand thisday of		, 20		
Physician Assistant Name (Print or Type)	Physic	cian Assistant	(Signature)	
The above named	The above nam	ned		
(Print Physician Name) being first duly sworn, appeared before me on the of, 20, and, in my presence executed this document consisting of one (1) page.	ce,		(Print Physician A pefore me on the,20,, and, in consisting one (1) page 1.5.	day my presence
Notary Public		Notan	y Public	
		itolai	,	

NAC 630.370 Supervising physician: Duties

- 1. The supervising physician is responsible for all the medical activities of his physician assistant. The supervising physician shall ensure that:
 - (a) The physician assistant is clearly identified to the patients as a physician assistant;
 - (b) The physician assistant performs only those medical services which have been approved by his supervising physician;
 - (c) The physician assistant does not represent himself in any manner which would tend to mislead the general public, the patients of the supervising physician or any other health professional; and
 - (d) There is strict compliance with:
 - (1) The provisions of the certificate of registration issued to his physician assistant by the state board of pharmacy pursuant to NRS 639.1373; and
 - (2) The regulations of the state board of pharmacy regarding controlled substances, poisons, dangerous drugs or devices.
- 2. Except as otherwise required in subsection 3 or 4, the supervising physician shall review and initial selected charts of the patients of the physician assistant. He shall be available at all times that his physician assistant is providing medical services, to consult with his assistant. Those consultations may be indirect, including, without limitation, by telephone.
- 3. At least once a month, the supervising physician shall spend part of a day at any location where the physician assistant provides medical services to act as a consultant to the physician assistant and to monitor the quality of care provided by the physician assistant.
- 4. If the supervising physician is unable to supervise the physician assistant as required by this section, he shall designate a qualified substitute physician, who practices medicine in the same specialty as the supervising physician, to supervise the assistant.
- 5. A physician who supervises a physician assistant shall develop and carry out a program to ensure the quality of care provided by a physician assistant. The program must include, without limitation:
 - (a) An assessment of the medical competency of the physician assistant;
 - (b) A review and initialing of selected charts;
 - (c) An assessment of a representative sample of referrals or consultations made by the physician assistant with other health professionals as required by the condition of the patient;
 - (d) Direct observation of the ability of the physician assistant to take a medical history from and perform an examination of patients representative of those cared for by the physician assistant; and
 - (e) Maintenance by the supervising physician of accurate records and documentation regarding the program for each physician assistant supervised.
- 6. A physician may not supervise a physician assistant unless the physician holds an active license to practice medicine and actually practices medicine in this state.
- 7. Any physician licensed by the board and in good standing and not specifically prohibited by the board from acting as a supervising physician, may act as a supervising physician of a physician assistant, unless the physician assistant has been formally disciplined by the Nevada State Board of Medical Examiners, in which event, the physician must, before acting as that physician assistant's supervising physician, apply to the board for approval.